Terms Completed

ORDER SUMMARY – Case Number: C-15-1803

Name(s):	Real Property	Funding Group LLC	2; Mr. Stephen A	Alan Boyd
Order Number:	C-15-1803-19	-CO02		
Effective Date:	4/19/19			
License Number: Or NMLS Identifier [U/L]	NMLS 131704	4 and NMLS 130504		
License Effect:	Surrendered			
Not Apply Until:	N/A			
Not Eligible Until:	N/A			
Prohibition/Ban Until:	N/A			
Investigation Costs	\$96.00		Paid Y N	Date 4/16/19
Fine	\$	Due	Paid	Date
Assessment(s)	\$	Due	Paid	Date
Restitution	\$	Due	Paid	Date
Financial Literacy and Education	\$	Due	Paid	Date
Cost of Prosecution	\$191.00	Due	Paid V N	Date 4/16/19
	No. of Victims:			

Comments:

STATE OF WASHINGTON
DEPARTMENT OF FINANCIAL INSTITUTIONS
DIVISION OF CONSUMER SERVICES

3 IN THE MATTER OF DETERMINING: Noncompliance with a Consent Order issued under the Mortgage Broker Practices Act of Washington by:
5 REAL PROPERTY FUNDING GROUP, LLC, NMLS# 131704,

STEPHEN BOYD, Designated Broker,

No.: C-15-1803-19-CO02

CONSENT ORDER

COMES NOW the Director of the Department of Financial Institutions (Director), through his designee Richard St. Onge, Acting Division Director, Division of Consumer Services, and Real Property Funding Group, LLC (Respondent Real Property Funding Group), and Stephen Boyd, Designated Broker (Respondent Boyd); and finding that the issues raised in the above-captioned matter may be economically and efficiently settled, agree to the entry of this Consent Order. This Consent Order is entered pursuant to chapter 19.146 of the Revised Code of Washington (RCW), and RCW 34.05.060 of the Administrative Procedure Act, based on the following:

Respondents.

AGREEMENT AND ORDER

The Department of Financial Institutions, Division of Consumer Services (Department) and Respondents have agreed upon a basis for resolution of the matters alleged in the Notice of Noncompliance with Consent Order (Notice of Noncompliance), entered October 25, 2018, (copy attached hereto). Pursuant to chapter 19.146 RCW, the Mortgage Broker Practices Act (Act), and RCW 34.05.060 of the Administrative Procedure Act, Respondents hereby agree to the Department's entry of this Consent Order and further agree that the issues raised in the above-captioned matter may

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CONSENT ORDER C-15-1803-19-CO02 REAL PROPERTY FUNDING GROUP STEPHEN BOYD

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and

NMLS# 130504,

1 be economically and efficiently settled by entry of this Consent Order. The parties intend this Consent Order to fully resolve the Notice of Noncompliance. 2

Based upon the foregoing:

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A. Jurisdiction. It is AGREED that the Department has jurisdiction over the subject matter of the activities discussed herein.

B. Waiver of Hearing. It is AGREED that Respondents have been informed of the right to a hearing before an administrative law judge, and hereby waive their right to a hearing and any and all administrative and judicial review of the issues raised in this matter, or of the resolution reached herein. Accordingly, Respondents, by their signatures below, withdraw their appeal to the Office of Administrative Hearings.

C. No Admission of Liability. The parties intend this Consent Order to fully resolve the Notice of Noncompliance and agree that Respondents do not admit to any wrongdoing by its entry.

D. Mortgage Broker License Surrender. It is AGREED that Respondent Real Property Funding Group's Mortgage Broker license is surrendered immediately upon entry of this Consent Order.

E. Investigation Fee. It is AGREED that Respondent Boyd shall pay to the Department an investigation fee of \$96.00, in the form of a cashier's check made payable to the "Washington State Treasurer," upon entry of this Consent Order.

F. Costs. It is AGREED that Respondent Boyd shall pay to the Department its costs of 19 prosecution in the amount of \$81.00, in the form of a cashier's check made payable to the 20 "Washington State Treasurer," upon entry of this Consent Order.

G. Attorney Fees. It is AGREED that Respondent Boyd shall pay to the Department its attorney fees in the amount of \$110.00, in the form of a cashier's check made payable to the

"Washington State Treasurer," upon entry of this Consent Order. The Investigation Fee, Costs, and
 Attorney Fees may be paid together in one \$287.00 cashier's check made payable to the "Washington
 State Treasurer."
 H. Authority to Execute Order. It is AGREED that the undersigned have represented and
 warranted that they have the full power and right to execute this Consent Order on behalf of the

6 parties represented.

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I. Non-Compliance with Order. It is AGREED that Respondents understand that failure to abide by the terms and conditions of this Consent Order may result in further legal action by the Director. In the event of such legal action, Respondents may be responsible to reimburse the Director for the cost incurred in pursuing such action, including but not limited to, attorney fees.

J. Voluntarily Entered. It is AGREED that Respondents have voluntarily entered into this
Consent Order, which is effective when signed by the Director's designee.

K. **Completely Read, Understood, and Agreed**. It is AGREED that Respondents have read this Consent Order in its entirety and fully understand and agree to all of the same.

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	RESPONDENT:		
16	REAL PROPERTY FUNDING GROUP, IN	NC.	
	NMLS# 131704		
17	By:		
18	_/s/		_4/11/2019
	Stephen Boyd		Date
19	Designated Broker		
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	RESPONDENT:		
21	STEPHEN BOYD, Designated Broker,		
	NMLS#130504		
22			
	/s/		_4/11/2019
23	Stephen Boyd		Date
	Individually		
24	CONSENT ORDER	3	DEPARTMENT OF FINANCIAL INSTITUTIONS
	C-15-1803-19-CO02	5	Division of Consumer Services
	REAL PROPERTY FUNDING GROUP		150 Israel Rd SW
	STEPHEN BOYD		PO Box 41200
			Olympia, WA 98504-1200 (360) 902-8703

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2	DO NOT WRITE BELOW THIS LINE
3	THIS ORDER ENTERED THIS 19th DAY OF April, 2019.
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5	_ <u>/s/</u> RICHARD ST. ONGE
6	Acting Director Division of Consumer Services Department of Financial Institutions
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8	Presented by:
9	_/s/
10	ROBERT E. JONES Financial Legal Examiner Supervisor
11	Approved by:
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14	Enforcement Chief
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24	CONSENT ORDER 4 DEPARTMENT OF FINANCIAL INSTITUTIONS C-15-1803-19-CO02 REAL PROPERTY FUNDING GROUP STEPHEN BOYD PO Box 41200 Olympia, WA 98504-1200

(360) 902-8703

1		ASHINGTON ANCIAL INSTITUTIONS	
2		SUMER SERVICES	
3	IN THE MATTER OF DETERMINING	No.: C-15-1803-17-CO01	
4	Whether there has been a violation of the Mortgage Broker Practices Act of Washington	CONSENT ORDER	
5	by:		
6	REAL PROPERTY FUNDING GROUP, LLC,		
7	NMLS# 131704, and		
8	STEPHEN BOYD, Designated Broker, NMLS# 130504,		
9	Respondents.		
10	COMES NOW the Acting Director of the I	Department of Financial Institu	utions (Director),
11	through her designee Charles E. Clark, Division D	irector, Division of Consumer	Services, and Real
12	Property Funding Group, LLC, and Stephen Boyd	(collectively, Respondents), a	nd finding that the
13	issues raised in the above-captioned matter may be	e economically and efficiently	settled, agree to the
14	entry of this Consent Order. This Consent Order i	s entered pursuant to RCW 19	.146 et seq., the
15	Mortgage Broker Practices Act, and RCW 34.05.0	60 of the Administrative Proce	edure Act, based on
16	the following:		
17	AGREEMENT	AND ORDER	
18	The Department of Financial Institutions, I	Division of Consumer Services	s (Department) and
19	Respondents have agreed to resolve the matters all	eged in Statement of Charges	No. C-15-1803-16-
20	SC01 (Statement of Charges), entered August 24,	2016, (copy attached hereto).	Respondents agree
21	to not contest the Statement of Charges in consider	ration of the terms of this Cons	sent Order.
22	Based upon the foregoing:		

A. Jurisdiction. It is AGREED that the Department has jurisdiction over the subject matter of
the activities discussed herein.

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DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Consumer Services PO Box 41200 Olympia, WA 98504-1200 (360) 902-8703 B. Waiver of Hearing. It is AGREED that Respondents have been informed of their right to a hearing before an administrative law judge, and hereby waive their right to a hearing and any and all administrative and judicial review of the issues raised in this matter, or of the resolution reached herein. Accordingly, Respondents withdraw their appeal to the Office of Administrative Hearings.

C. Agreement to Cease and Desist. It is AGREED that Respondents shall Cease and Desist from violations of RCWs 19.146.030, 19.146.050(1), 19.146.060(2), 19.146.0201, 19.146.250, and 19.146.390.

9 D. **License Revocation and Stay.** It is AGREED that Respondents' mortgage broker license be 10 revoked. It is further AGREED that the revocation shall be stayed pending an examination 11 conducted by the Department at Respondents' cost. It is further AGREED that the 12 examination shall occur within 18 months of the entry of this Consent Order. It is further 13 AGREED that an examination rating of 3, 4, or 5 is a violation of this Consent Order and may result in lifting the stay and imposing the revocation. It is further AGREED that if the 14 15 Department does not seek to lift the stay and impose the revocation after the Department's examination, said revocation will be deemed withdrawn without further action being required 16 17 by either party.

E. Fine and Stay. It is AGREED that Respondents shall pay a fine to the Department in the
amount of \$20,000.00, in the form of a cashier's check made payable to the "Washington
State Treasurer." It is further AGREED that \$15,000.00 of the fine shall be stayed pending
an examination conducted by the Department. The examination shall be conducted in
accordance with the terms stated in Paragraph D above. It is further AGREED that the
stayed fine may be lifted in accordance with the terms stated in Paragraph D above. It is

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DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Consumer Services PO Box 41200 Olympia, WA 98504-1200 (360) 902-8703

1	further	AGREED that Respondents shall pay to the Department the remaining fine amount of
2	\$5,000	.00 pursuant to Paragraph G.
3	F. Lifting	g of Stay and Imposing Revocation and Fine. It is AGREED that:
4	1.	If the Department determines that Respondents have not sufficiently complied with the terms of this Consent Order, the Department may seek to lift the stay and impose
5 6		the revocation set forth in Paragraph D and the stayed fine set forth in Paragraph E above. The Department will first notify Respondents in writing of its determination.
7	2.	The Department's notification will include:
8		a) A description of the alleged noncompliance;
9		b) A statement that the Department seeks to lift the stay and impose the revocation and fine;
10		c) The opportunity for Respondents to contest the Department's determination of noncompliance in an administrative hearing before an Administrative Law
11		Judge (ALJ) of the Office of Administrative Hearings (OAH); and
12		d) A copy of this Consent Order. The notification and hearing process provided in this Consent Order applies only to this Consent Order. It is solely provided
13 14		in the event Respondents choose to contest the Department's determination of noncompliance.
15	3.	Respondents will be afforded ten (10) business days from the date of receipt of the Department's notification to submit a written request to the Department for an administrative hearing to be held before an ALJ from the OAH.
16	4.	Respondents, in addition to its request for hearing, may provide a written response to
17		include any information pertaining to the alleged noncompliance.
18	5.	If requested, the hearing will be held within 15 business days (or as soon as the schedule of the ALJ permits) from the due date for Respondents' request for hearing
19		or from the date of receipt of Respondents' timely request(s) for hearing, whichever is sooner. The parties will accommodate the prompt scheduling of the hearing.
20	6.	The administrative hearing shall be expedited and follow the timing and processes
21		described in this Consent Order.
22	7.	The scope and issues of the hearing are solely limited to whether or not Respondents are in violation of the terms of this Consent Order.
23	8.	At the conclusion of the hearing, the ALJ will issue an initial decision. Either party
24		may file a Petition for Review with the Director of the Department.
	CONSENT ORDER C-15-1803-15-CO01	3 DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Consumer Services

1 2		9. If Respondents do not request the hearing within the stated time, the Department will impose the revocation and fine and pursue whatever action it deems necessary to enforce the revocation and fine.
3	G.	Investigation Fee. It is AGREED that Respondents shall pay to the Department an
4		investigation fee of \$2,124.00. The Fine not stayed and Investigation Fee shall be paid
5		together in one \$7,124.00 cashier's check made payable to the "Washington State Treasurer."
6		Respondents' payment shall be delivered to the Department on or before June 30, 2017.
7	H.	Authority to Execute Consent Order. It is AGREED that Respondent Stephen Boyd has
8		represented and warranted that he has the authority, right, and full power to execute this
9		Consent Order on behalf of Respondent Real Property Funding Group, LLC.
10	I.	Change of Address. It is AGREED that for the duration of the period this Consent Order is
11		in effect, unless otherwise agreed to in writing by the Department, Respondents shall provide
12		the Department with a mailing address and telephone number at which Respondents can be
13		contacted and Respondents shall notify the Department in writing of any changes to his
14		mailing address or telephone number within 15 days of any such change.
15	J.	Non-Compliance with Order. It is AGREED that Respondents understand that failure to
16		abide by the terms and conditions of this Consent Order may result in further legal action by
17		the Director. In the event of such legal action, Respondents may be responsible to reimburse
18		the Director for the cost incurred in pursuing such action, including but not limited to,
19		attorney fees.
20	K.	Voluntarily Entered. It is AGREED that Respondents have voluntarily entered into this
21		Consent Order, which is effective when signed by the Director's designee.
22	L.	Completely Read, Understood, and Agreed. It is AGREED that Respondents have read
23		this Consent Order in its entirety and fully understands and agrees to all of the same.
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1	RESPONDENT:
2	REAL PROPERTY FUNDING GROUP, LLC, NMLS# 131704
3	By:
4	/s/ 3/7/2017 Stephen Boyd Date
5	Designated Broker
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7	RESPONDENT: STEPHEN BOYD, Designated Broker,
8	NMLS# 130504,
9	<u>/s/</u>
10	Individually
11	DO NOT WRITE BELOW THIS LINE
12	THIS ORDER ENTERED THIS 13 th DAY OF <u>March</u> , 2017.
13	/s/ CHARLES E. CLARK
14	Director Division of Consumer Services
15	Department of Financial Institutions
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17	Presented by:
18	/s/
19	IGOR VOLOSHIN Financial Legal Examiner
20	T manoral Zogar Zhammor
21	Approved by:
22	
23	/s/ STEVEN C. SHERMAN
24	Enforcement Chief
	CONSENT ORDER 5 DEPARTMENT OF FINANCIAL INSTITUTIONS C-15-1803-15-CO01 Division of Consumer Service REAL PROPERTY FUNDING GROUP, LLC <i>et al.</i> PO Box 4120 Olympia, WA 98504-120 (360) 902-870

1 2	STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS DIVISION OF CONSUMER SERVICES		
3	IN THE MATTER OF DETERMINING	No. C-15-1803-16-SC01	
4	Whether there has been a violation of the Mortgage Broker Practices Act of Washington by:	STATEMENT OF CHARGES and	
5	REAL PROPERTY FUNDING GROUP, LLC, NMLS# 131704,	NOTICE OF INTENTION TO ENTER AN ORDER TO REVOKE LICENSES, PROHIBIT FROM THE INDUSTRY,	
6	and STEPHEN BOYD, Designated Broker,	IMPOSE FINE, ORDER RESTITUTION, COLLECT INVESTIGATION COSTS, AND	
7	NMLS# 130504,	RECOVER COSTS AND EXPENSES	
8	Respondents.		
9	INTROD	UCTION	
10	Pursuant to RCW 19.146.220 and RCW 19.	146.223, the Director of the Department of	
11	Financial Institutions of the State of Washington (D	irector) is responsible for the administration of	
12	chapter 19.146 RCW, the Mortgage Broker Practices Act (Act). After having conducted an		
13	investigation pursuant to RCW 19.146.235, and based upon the facts available as of the date of this		
14	Statement of Charges, the Director, through his designee, Division of Consumer Services Director		
15	Charles E. Clark, institutes this proceeding and finds as follows:		
16	I. FACTUAL A	LLEGATIONS	
17	1.1 Respondents.		
18	A. Real Property Funding Group, LL	C (Respondent Real Property) was licensed by	
19	the Department of Financial Institutions of the State	e of Washington (Department) to conduct business	
20	as a mortgage broker on or about October 13, 1999,	and continues to be licensed to date.	
21	B. Stephen Boyd (Respondent Boyd)	is and has been Designated Broker of Respondent	
22	Real Property at all times relevant to this Statement	of Charges.	
23	1.2 Examination. Between June 29, 2015, and	July 1, 2015, the Department conducted an	
24	examination of Respondents' Washington State loan STATEMENT OF CHARGES 1 C-15-1803-16-SC01 Real Property Funding Group, LLC and Stephen Boyd	n portfolio and business practices under the Act DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Consumer Services PO Box 41200 Olympia, WA 98504-1200 (360) 902-8703	

1 for the period of February 1, 2013, through July 1, 2015. The Department identified numerous 2 violations as follows.

1.3 Failure to Deliver or Delivery of Incomplete Rate Lock Agreements. In at least ten borrower files, Respondents failed to deliver complete and timely rate lock agreements.

5 1.4 Failure to Deposit Third Party Fees into a Trust Account. In at least four borrower files, 6 Respondents failed to deposit third-party fees into a trust account. Respondents received 7 disbursement checks from escrow agents for third-party credit report fees, and Respondents deposited 8 the fees into its general account.

1.5 9 Failure to Maintain Records. In at least seven borrower files, necessary documents were 10 missing, including, anti-steering disclosures, rate lock confirmations, privacy policy, and Equal 11 Credit Opportunity Act notices.

1.6 **Engaged in Prohibited Practice.** In at least four borrower files, Respondents failed to ensure that borrowers received a credit to cure Real Estate Settlement Procedures Act (RESPA) 13 14 tolerance violations.

15 1.7 Failure to Provide Initial Disclosures within Three Days of Application. In at least two borrower files, Respondents failed to provide initial the Good Faith Estimates (GFE) or Truth in 16 17 Lending disclosures within three days of taking an application.

1.8 Failure to Accurately Complete Important Dates Section of the GFE. In at least six borrower files, Respondents failed to correctly complete the "Important Dates" section of the GFE.

20 1.9 Failure to Accurately Complete Summary of Your Loan Section of the GFE. In at least three borrower files, Respondents failed to accurately complete the "Your Loan" section of the GFE.

22 1.10 Failure to Accurately Complete Block 9 of the GFE. In at least 13 borrower files,

23 Respondents failed to accurately complete "Block 9" of the GFE.

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1 **1.11 Failure to Accurately Complete Block 10 of the Good Faith Estimate.** In at least 14
 2 borrower files, Respondents failed to accurately complete "Block 10" of the GFE.

1.12 Failure to Provide Accurate and Complete Truth-in-Lending Disclosure Statements. In
at least ten borrower files, Respondents failed to accurately complete the lower portion of the Truthin-Lending Disclosure Statement.

6 1.13 Failure to Provide an Accurate and Complete Privacy Policy Disclosure. In at least 15
7 borrower files, Respondents failed to provide accurate or complete privacy policy disclosures by
8 omitting material information, including whether or not Respondents share borrower information for
9 "everyday business purposes," Respondents' contact information in the "Questions" box, information
10 on how Respondents collect borrower personal information, and the "Definitions" section.

11 **1.14 Failure to Provide Accurate and Complete Homeownership Counseling List.** In at least
 12 nine borrower files, Respondents failed to provide an accurate and complete written list of
 13 Homeownership Counseling Organizations.

14 **1.15 Failure to Provide Complete and Accurate Affiliated Business Disclosure Statement.** In
15 at least seven borrower files, Respondents failed to complete accurate Affiliated Business Disclosure
16 Statements.

17 **1.16 Failure to Provide an Accurate Variable Rate Disclosure.** In at least two borrower files,
18 Respondents failed to complete accurate Variable Rate Disclosure statements. In both instances,
19 Respondents failed to accurately complete the "HOW YOUR INTEREST RATE IS DETERMINED"
20 boxes.

1.17 Failure to Adhere to RESPA Tolerance Limits. In at least one borrower file, Respondents
failed to comply with RESPA tolerance limits for services the borrower could shop for by exceeding
the amount estimated in the GFE by more than ten percent.

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1 1.18 Failure to Include Processing Fees in Line 801 of the HUD-1. In at least 11 borrower files, 2 Respondents failed to include a \$500 "processing fee" in line 801 of the HUD-1.

3 1.19 Failure to Display License Number in Advertisement. In at least one advertisement, 4 Respondents failed to display the license number for Respondent Boyd in adequately close proximity 5 to Respondent Boyd's name.

1.20 Failure to Develop an Information Security Plan. Respondents failed to develop an 6 7 Information Security Plan.

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1.21 **Failure to Develop Red Flags Policy.** Respondents failed to develop a Red Flags policy.

1.22 Failure to Develop Bank Secrecy Act/Anti-Money Laundering Program. Respondents failed to develop a Bank Secrecy Act/Anti-Money Laundering Program.

1.23 Failure to Properly or Accurately File Mortgage Calls Reports (MCRs). Respondents are 12 required to file quarterly reports of mortgage broker activity through NMLS. MCRs are due no later 13 than 45 days after the end of the calendar quarter. Financial Condition Reports are due no later than 14 90 days after Respondents' fiscal year end. Respondents' fiscal year end is December 31.

A. Failure to File Accurate MCRs. Respondents failed to file accurate MCRs for the 1st quarter of 2011 and the 4th quarter of 2014. Respondents also submitted erroneous MCRs, as evidenced by discrepancies between "Applications in Process" and at the "Beginning of the Period" for the 4th quarter of 2013 MCR and the 1st quarter of 2014 MCR, 1st and 2nd quarters of 2014 MCRs, and the 2nd and 3rd quarters of 2014 MCRs.

B. Late Filing of 2013 Mortgage Call Reports. On or about December 17, 2013, Respondents filed their 2013 Quarter 1, Quarter 2, and Quarter 3 Mortgage Call Reports. On or about March 21, 2014, Respondents filed their 2014 Quarter 4. On or

24 about December 29, 2014, Respondents filed their 2013 Financial Condition Reports. DEPARTMENT OF FINANCIAL INSTITUTIONS STATEMENT OF CHARGES C-15-1803-16-SC01 Division of Consumer Services Real Property Funding Group, LLC and PO Box 41200 Stephen Boyd Olympia, WA 98504-1200 (360) 902-8703

C. Late Filing of 2014 Mortgage Call Reports. On or about December 29, 2014, 1 2 Respondents filed their 2014 Quarter 1, Quarter 2, and Quarter 3 Mortgage Call 3 Reports. On or about October 13, 2015, Respondents filed there 2014 Quarter 4 Mortgage Call Report. On or about December 21, 2015, Respondents filed their 2014 4 5 Financial Condition Report. D. Late Filing of 2015 Mortgage Call Report. On or about September 3, 2015, 6 7 Respondents filed their 2015 Quarter 1 and Quarter 2 Mortgage Call Reports. On or about December 23, 2015, Respondents filed their 2015 Quarter 3 Mortgage Call 8 9 Reports. To date, Respondents have not filed their 2015 Quarter 4 Mortgage Call 10 Report and have not filed their 2015 Financial Condition Report. E. 11 Late Filing of 2016 Mortgage Call Reports. To date Respondents have not filed any 12 2016 Mortgage Call Reports. 13 1.24 **On-Going Investigation**. The Department's investigation into the violations of the Act by 14 Respondents continues to date. 15 **II. GROUNDS FOR ENTRY OF ORDER** 2.1 16 **Definition of Borrower**. Pursuant to RCW 19.146.010(2), a "borrower" is defined as "any 17 person who consults with or retains a mortgage broker or loan originator in an effort to obtain or seek 18 advice or information on obtaining or applying to obtain a residential mortgage loan, or a residential mortgage loan modification, for himself, herself, or persons including himself or herself, regardless 19 20 of whether the person actually obtains such a loan." 2.2 21 **Responsibility of Designated Broker**. Pursuant to RCW 19.146.200(3), every licensed 22 mortgage broker must at all times have a designated broker responsible for all activities of the 23 mortgage broker in conducting the business of a mortgage broker. A designated broker, principal, or 24 owner who has supervisory authority over a mortgage broker is responsible for a licensee's, STATEMENT OF CHARGES DEPARTMENT OF FINANCIAL INSTITUTIONS C-15-1803-16-SC01 Division of Consumer Services Real Property Funding Group, LLC and PO Box 41200 Stephen Boyd Olympia, WA 98504-1200 (360) 902-8703

employee's, or independent contractor's violations of this chapter and its rules if: (a) The designated
broker, principal, or owner directs or instructs the conduct or, with knowledge of the specific
conduct, approves or allows the conduct; or (b) The designated broker, principal, or owner who has
supervisory authority over the licensed mortgage broker knows or by the exercise of reasonable care
and inquiry should have known of the conduct, at a time when its consequences can be avoided or
mitigated and fails to take reasonable remedial action.

7 2.3 Requirement to Timely Deliver Complete Rate Lock Agreements. Based on the Factual
8 Allegations set forth in Section I above, Respondents are in apparent violation of RCW
9 19.146.030(2)(c), WAC 208-660-430(1), (2), and (6) for failing to deliver complete and timely rate
10 lock agreements.

2.4 Requirement to Deposit Third Party Fees into Trust Account. Based on the Factual
 Allegations set forth in Section I above, Respondents are in apparent violation of RCW 19.146.050(1)
 and WAC 208-660-410(3) and (6) for failing to deposit third-party fees into a trust account.

14 2.5 Requirement to Maintain Records. Based on the Factual Allegations set forth in Section I
15 above, Respondents are in apparent violation of RCW 19.146.060(2) and WAC 208-660-450(3) for
16 failing to maintain required books and records.

Prohibited Practices. Based on the Factual Allegations set forth in Section I above,
Respondents are in apparent violation of RCW 19.146.0201(6), RCW 19.146.0201(11), and WAC
208-660-430(13) for failing to cure RESPA tolerance violations.

20 2.7 Requirement to Timely and Accurately Complete the Good Faith Estimate. Based on the
21 Factual Allegations set forth in Section I above, Respondents are in apparent violation of RCW
22 19.146.030 and RCW 19.146.0201(11) (by violating 12 C.F.R. Part 1024) for failing to provide
23 initial Good Faith Estimates within three days of taking an application, failing to correctly complete

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1 the "Important Dates" section of the GFE, failing to correctly complete the "Your Loan" section of 2 the GFE, and failing to correctly complete Blocks 9 and 10 of the GFE.

2.8 **Requirement to Provide Accurate and Complete Truth-in-Lending Disclosure**

Statements. Based on the Factual Allegations set forth in Section I above, Respondents are in 4 apparent violation of RCW 19.146.030 and RCW 19.146.0201(11) (by violating 12 C.F.R. Part 1026 6 et al.) for failing to provide initial Truth-in-Lending Disclosure Statements within three days of taking an application and failing to accurately complete the lower portion of the Truth-in-Lending **Disclosure Statements.** 8

2.9 Requirement to Provide Accurate and Complete Privacy Policy Disclosures. Based on the Factual Allegations set forth in Section I above, Respondents are in apparent violation of RCW 19.146.0201(11) (by violating 12 C.F.R. Part 1016 et al.) for failing to provide accurate or complete privacy policy disclosures.

2.10 **Requirement to Provide Accurate and Complete a Homeownership Counseling List.** Based on the Factual Allegations set forth in Section I above, Respondents are in apparent violation of RCW 19.146.0201(11) (by violating 12 C.F.R. Part 1024.20(a)) by failing to provide an accurate and complete written list of Homeownership Counseling Organizations.

2.11 **Requirement to Provide Complete and Accurate Affiliated Business Disclosure Statement.** Based on the Factual Allegations set forth in Section I above, Respondents are in apparent violation of RCW 19.146.0201(11) (by violating 12 C.F.R. Part 1024.15) by failing to properly disclosure that Respondent Real Property's owners also wholly own an affiliated business, Real Property Associates and failed to disclose the range of charges for the affiliate.

2.12 **Requirement to Provide Accurate Variable Rate Disclosures.** Based on the Factual 23 Allegations set forth in Section I above, Respondents are in apparent violation of RCW 19.146.030

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and RCW 19.146.0201(11) (by violating 12 C.F.R. Parts 1026.19) by failing to complete accurate
 Variable Rate Disclosure statements.

2.13 Requirement to Adhere to RESPA Tolerance Limits. Based on the Factual Allegations set
forth in Section I above, Respondents are in apparent violation of RCW 19.146.0201(11) (by
violating 12 C.F.R. Part 1024.7) by failing to comply with RESPA tolerance limits for services the
borrower could shop for by exceeding the amount estimated in the GFE by more than ten percent.

2.14 Requirement to Include Processing Fees in Line 801 of the HUD-1 Settlement Statement.
Based on the Factual Allegations set forth in Section I above, Respondents are in apparent violation of RCW 19.146.0201(11) (by violating 12 C.F.R. Part 1024) by failing to include a \$500 "processing fee" in line 801 of the HUD-1.

11 2.15 Requirement to Display License Number in Advertisement. Based on the Factual
12 Allegations set forth in Section I above, Respondents are in apparent violation of RCW 19.146.250
13 and WAC 208-660-350(23)(c) – (d) by failing to include Respondent Boyd's license number in
14 adequately close proximity to his name.

15 **2.16 Requirement to Develop an Information Security Plan.** Based on the Factual Allegations
16 set forth in Section I above, Respondents are in apparent violation of RCW 19.146.0201(11) (by
17 violating 16 C.F.R. Part 314) for failing to develop an Information Security Plan.

18 2.17 Requirement to Develop Red Flags Policy. Based on the Factual Allegations set forth in
19 Section I above, Respondents are in apparent violation of RCW 19.146.0201(11) (by violating 16
20 C.F.R. Part 681) by failing to develop a Red Flag policy.

2.18 Requirement to Develop Bank Secrecy Act/Anti-Money Laundering Program. Based on
the Factual Allegations set forth in Section I above, Respondents are in apparent violation of RCW
19.146.0201(11) (by violating 31 C.F.R. Part 1029.210) by failing to develop a Bank Secrecy

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1 2.19 **Mortgage Call Reports.** Based on the Factual Allegations set forth in Section I above. 2 Respondents are in apparent violation of RCW 19.146.390 for failing to submit call reports through the nationwide mortgage licensing system and registry in a form and containing the information as 3 prescribed by the Director. 4

III. AUTHORITY TO IMPOSE SANCTIONS

3.1 6 Authority to Revoke License. Pursuant to RCW 19.146.220(2), the Director may revoke 7 licenses for any violation of the Act.

3.2 Authority to Prohibit Licensee from the Industry. Pursuant to RCW 19.146.220(4), the 8 9 Director may prohibit from participation in the conduct of the affairs of a licensed mortgage broker, 10 or both, any officer, principal, employee, or loan originator of any licensed mortgage broker for any 11 violation of the Act.

12 3.3 Authority to Impose Fine. Pursuant to RCW 19.146.220(2), the Director may impose fines 13 against a licensee or other persons subject to the Act for any violation of the Act.

14 3.4 Authority to Order Restitution. Pursuant to RCW 19.146.220(2), the Director may order 15 restitution against licensees or other persons subject to the Act for any violation of the Act

3.5 16 Authority to Collect Investigation Costs. Pursuant to RCW 19.146.228(2), WAC 208-660-520(9) & (11), and WAC 208-660-550(4)(a), the Department will charge forty-eight dollars per hour 18 for an examiner's time devoted to an investigation of a licensee or other person subject to the Act.

19 3.6 Authority to Recover Costs and Expenses. Pursuant to RCW 19.146.221(2), the Director 20 may recover the state's costs and expenses for prosecuting violations of the Act.

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IV. NOTICE OF INTENTION TO ENTER ORDER

Respondents' violations of the provisions of chapter 19.146 RCW and chapter 208-660 WAC, as set forth in the above Factual Allegations, Grounds for Entry of Order, and Authority to Impose

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1	Sanctions, constitute a basis for the entry of an Order under RCW 19.146.220, RCW 19.146.221, and				
2	RCW 19.146.	.223. Therefore, it is the Director's intention to ORDER that:			
3	4.1	Respondent Real Property Funding Group, LLC's license to conduct the business of a			
4		mortgage broker be revoked.			
5	4.2	Respondent Stephen Boyd's license to conduct the business of a mortgage loan originator be revoked.			
6 7	4.3	Respondent Real Property Funding Group, LLC be prohibited from participation in the conduct of the affairs of any mortgage broker subject to licensure by the Director, in any manner.			
8	4.4	Respondent Stephen Boyd be prohibited from participation in the conduct of the			
9	4.4	affairs of any mortgage broker subject to licensure by the Director, in any manner.			
10	4.5	Respondents Real Property Funding Group, LLC and Stephen Boyd jointly and			
11		severally pay a fine. As of the date of this Statement of Charges, the fine totals \$50,000;			
12	4.6	Respondents Real Property Funding Group, LLC and Stephen Boyd jointly and			
13		severally pay \$1,759.80 in restitution to Washington State consumers as identified in Appendix A in association with the violations alleged in Section I above.			
14	4.7	Respondents Real Property Funding Group, LLC and Stephen Boyd jointly and severally pay an investigation fee. As of the date of these charges totals \$2,124.			
15	4.8	Respondents Real Property Funding Group, LLC and Stephen Boyd jointly and			
16		severally pay the Department's costs and expenses for prosecuting violations of the Act in an amount to be determined at hearing or by declaration with supporting			
17		documentation in event of default by Respondents.			
18	4.9	Respondent Real Property Funding Group, LLC maintain records in compliance with the Act and provide the Director with the location of the books, records, and other			
19		information relating to Respondent Real Property Funding Group, LLC's mortgage broker company business, and the name, address, and telephone number of the individual			
20		responsible for maintenance of such records in compliance with the Act.			
21		V. AUTHORITY AND PROCEDURE			
22	This S	Statement of Charges is entered pursuant to the provisions of RCW 19.146.220, RCW			
23	19.146.221, R	RCW 19.146.223, and RCW 19.146.230, and is subject to the provisions of chapter			
24	34.05 RCW (1 STATEMENT OF C C-15-1803-16-SC01 Real Property Fundi Stephen Boyd	Division of Consumer Services			

1	hearing as set forth in the NOTICE OF OPPORTUNITY TO DEFEND AND OPPORTUNITY FOR
2	HEARING accompanying this Statement of Charges.
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4	Dated this 24 th day of August, 2016.
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6	/s/ CHARLES E. CLARK
7	Director
8	Division of Consumer Services Department of Financial Institutions
9	Presented by:
10	/s/
11	IGOR VOLOSHIN Financial Legal Examiner
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13	Approved by:
14	/s/
15	STEVEN C. SHERMAN Enforcement Chief
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24	STATEMENT OF CHARGES 11 DEPARTMENT OF FINANCIAL INSTITUTIONS
	C-15-1803-16-SC01 Real Property Funding Group, LLC and Stephen Boyd DEFARTMENT OF FINANCIAL INSTITUTIONS Division of Consumer Services PO Box 41200 Olympia, WA 98504-1200

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